

GEORGE TUCKER CANNOT REMEMBER.

The Only Witness to His Mother's
Murder Shows That His
Mind Is Blank.

Meyers and Byrnes, Two of the Sus-
pected Men, Taken to the Three-
Year-Old Boy's Home.

CIRCUMSTANCES OF THE SUSPECTS.

Lellis Is Well to Do, Meyers Had Work Up
to Three Weeks Ago, Byrnes Was a
Drunkard—The Police Hold to the
Theory of Their Guilt.

Mrs. Annie Tucker, the young wife of Edmund T. Tucker, was strangled in her home in the outskirts of Yonkers last Monday afternoon. Her three-year-old son George saw his mother choked to death by a man who afterward robbed the house. Five suspiciously acting men have been arrested.

Michael Byrnes, James T. Lellis and Charles Meyers, the three men suspected of strangling Mrs. Edmund T. Tucker, are still locked in cells at Police Headquarters at Yonkers. The two tramps, Joseph Sutte and Thomas Lancaster, also arrested upon suspicion of having committed the crime, were yesterday discharged from custody.

Coroner Miles and the policemen carried out their plan of confronting little George Tucker with Byrnes and Meyers at the scene of the murder, hoping that the boy would identify the prisoners. George was seated in his home just where he was when his mother was killed. Byrnes was admitted to the room through the front



HOME OF MRS. TUCKER.



CORONER MILES.

door. Coroner Miles, Sheriff Kish and several other people awaited the result anxiously. When George was asked if he had ever seen Byrnes before he shook his head in the negative. The same reply was returned when Meyers was similarly brought before the three-year-old boy. George was not only sure that neither of the men had killed his mother, but he was equally sure that he had never seen either man before. As the child had seen both men at Police Headquarters in Yonkers Wednesday in hopes that he could identify them and yet did not recognize them yesterday the police were greatly disappointed, as it shows that the boy never can recognize the man who strangled his mother.

The police have decided that in Byrnes and Lellis and Meyers they have the men who can unravel the mystery, and are striving to get additional evidence which will justify the position they have taken, based, as it is, upon the circumstantial evidence of footprints about the scene of the murder, which correspond to the tan shoes, old and worn, which were found upon Byrnes's feet on last Tuesday morning following the murder, when he was arrested.

CIRCUMSTANCES OF THE PRISONERS.

While the Yonkers police have prejudged Byrnes and his companions, and have set their minds upon their guilt, there is a side of the story which has not yet been touched. This is the home life of the prisoners. That robbery was the motive for the murder of Mrs. Tucker is unquestioned. Was the conviction of any one of the prisoners such as to make robbery a reasonable supposition?

The home of James T. Lellis, one of the men under arrest, is upon Eighth street, Williamsbridge. It is an old-fashioned two-story dwelling, near White Plains road. Behind it is a little half shed, half stable, where Byrnes had slept for the few days prior to the murder. The stable contains two stalls for horses and a tiny harness room, where Byrnes resided upon a stationary bunk. A stove is in the room, and it is just the kind of a haunt for a poor, worthless, drink-ridden man, such as Byrnes undoubtedly is.

The Lellis family is not at all poor. In fact, the Lellis are well-to-do people. John Lellis died twenty years ago, leaving his wife, Mrs. Johanna Lellis, the family home. The ground around the house is the size of eight city lots, or 100,000 sq. ft. and is worth at least \$10,000. Mrs. Lellis, Sr., Patrick, Michael J., Daniel P., James T. and Miss Mary Lellis make up the family. All live at home except Daniel and his wife, who live in the suburb.

LELLIS NOT A TRAMP.

"James, ever since his arrest," said Mrs. Daniel P. Lellis, "has been treated as though he were a tramp. He isn't a tramp, and never was one. He got mixed up in this affair through his kindness of heart. He was a street commissioner prior to Williamsbridge being annexed to the city on June 5, and has always made money. He felt sorry for Byrnes because he is a poor, harmless drunkard, and he also felt sorry for Meyers, who is a quiet

young German, with a wife and three children to support, and he let them have his horse and wagon with which to get roots to be sold for umbrellas and walking stick handles.

The wife of prisoner Meyers is a little, faxen-haired German, with big, blue eyes and a perfectly round face. She has been married seven years, and her maiden name was Annie Gabriel. Meyers, his wife and their three children lived in a house in Seventh street and White Plains road with their landlord, Daniel Bosh, who is reputed to be wealthy.

Mrs. Meyers's home is neatly kept and well furnished. It is not at all the home of an extremely poor family, such as the Yonkers police have represented.

"My husband is not a tramp or a poor, worthless brute such as he has been represented to be," said Mrs. Meyers. "He has worked right along up to three weeks ago for Michael Brennan, who had a contract on the roadway in Flower street, near White Plains road. While we are poor people, we are not starving, and never have been objects of charity. My husband recently passed a civil service examination to get in the Street Cleaning Department, and while he was waiting for that job he thought he would put in his time at cane gathering."

SHUNK FROM KILLING A CHICKEN.

"I am sure my husband did not kill Mrs. Tucker. He is the most tender-hearted man alive. We used to keep chickens when we lived on Eleventh street, in Williamsburg, up to a year ago, and my husband would not even kill one for dinner. He used to get a neighbor to do it for him."

Charles Byrnes, of No. 343 East Forty-first street, this city, a brother of Byrnes, called upon him yesterday. When the



DETECTIVE G. COOLEY.

Homes of Tucker Suspects.

The Yonkers police have represented that Meyers and Lellis, two of the men accused of having been implicated in the strangling of Mrs. Tucker, were almost vagrants, but the dwellings of the men, though plain, are not poverty-stricken. The portraits of the Coroner, the detective and Mrs. Meyers are drawn from photographs.

prisoner saw him he grasped the railing in front of a desk where he was standing and then burst into a storm of sobs. He staggered back into Police Captain Mangin's room, dropped his hat upon the floor and fell into a chair crying.

SHE WAS FORCED TO WED.

A Young Indianapolis Woman Seeks Divorce, and Pleads Duress.

Indianapolis, Ind., Jan. 31.—Miss Lula May, a well-known young lady of West Indianapolis, disappeared from home several months ago, and for a week or more search was made for her in this and other cities, but without success. At the end of that time she returned to the city as the wife of Cyrus M. Knappe, and it was explained that she had gone out of the city to marry.

Friends accepted the explanation, but the actions of the couple led to many surmises, and to-day the culmination came in a suit for divorce by Mrs. Knappe. She alleges that Knappe paid her some attention unknown to her parents, and one day induced her to accompany him home. She was kept a prisoner in the house for four days. Knappe and members of his family appealing to her to marry him, and she was finally induced to go to Louisville, Ky., with Knappe and his sister, where they were married.

Both Can Have the Boy.

Husband and Wife Agree to Alternate in Possessing Him.

Atlanta, Ga., Jan. 31.—A unique compromise has brought an end to the fight in the courts between Mr. and Mrs. J. Y. Belliveau over their child.

In his petition for a writ of habeas corpus for the possession of the boy the father did not know, he says, to listen to his pleadings, and finally brought the matter into court. Before the case came to trial the father and mother had a conference, the result of which was the following order: During the year of 1896 the wife is to have the child. In 1897 the husband is to take possession, and the youngest will then spend alternate years with mother and father until he will have reached the age of twelve, when he is to decide for himself to whom he shall give permanent allegiance.

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TRUST HAS PUT UP THE PRICE OF COAL.

Conspiracy to Reduce the Supply for February by 600,000 Tons Fully Matured.

Thousands of Miners to Suffer and the Effect Will Be Felt by Every Consumer of Coal.

THE COMBINE STRENGTHENS ITSELF.

Distrustful of Each Other, a Permanent Organization Is Effected at a Secret Meeting of the Coal Road Presidents.

The coal sales agents yesterday began tightening the screws prepared by the railroad presidents the day before to squeeze money from the pockets of consumers. The first thing they did was to limit the production for February to 2,500,000 tons, as against 3,153,246 mined in the same month last year. This means that thousands of miners in the anthracite region will live on half rations until normal production is resumed.

TO HOLD RECALCITRANTS.

The committee will have as much time as it wants to prepare the plans, and in the meantime it will act as a board of arbitration between the roads in the combination. The necessity for the committee was apparent because of the tendency of roads, when they become dissatisfied, to break away from the agreement. That is, if the Reading or any other road should consider that the coal sales agents were not using good judgment, it might conclude to ship coal as it saw fit and thus smash the combination. The coal sales agents would have no influence, but with such men as Messrs. Thomas, Maxwell, Wilbur, Harris and others acting as arbitrators, a satisfactory agreement could very likely be made.

The proposition to form a permanent organization was guarded as a secret yesterday, but it came out that if the committee concludes that no laws interfere it will try to create what will practically be a big trust.

One of the things it may attempt will be to control the wholesale and retail dealers, which was a pet idea of ex-President McLeod, who got through the Reading deal. McLeod claimed that the profits of the middlemen were excessive, and if he had had his way those profits would now probably be used to swell the dividends of the railroads. J. Pierpont Morgan settled Mr. McLeod's ambitions, however, and now it is thought that the combination which Mr. Morgan has practically created will profit from one of McLeod's ideas.

If such a scheme is undertaken it will be claimed, of course, that the middlemen's profits are restricted in order to make coal cheaper for consumers.

Loss to the railroads from the fight they have been having is shown by the annual report of the Delaware, Lackawanna & Western, which was made public yesterday. The report shows earnings of 5.17 per cent on the capital stock. The earnings in 1894 were 6.24 per cent, and in 1893, 11.04 per cent.

REALTY SALES WERE LIGHT.

Banner Auction Day at the Liberty Street Exchange, February 18.

It will be a great day for the Real Estate Exchange on February 18. On that day the Liberty street mart will wrest the banner from its rival at No. 111 Broadway. There will be two auction sales at the Liberty Street Exchange, which, combined, will exceed in interest and importance the combined sales of any one day this season at No. 111 Broadway.

Auctioneers Richard V. Harnett and Geo. R. Road have these two sales in hand. The former will offer, for the Cushman estate, the northeast corner of Broadway and Maiden lane and the southwest corner of Eighth avenue and Forty-ninth street.

For the Sylvester Brush estate, Auctioneer Read will offer nine business parcels, sixteen dwellings in Harlem and an Eighty-room apartment house. The business parcels are located on the Bowery, Grand, Spring and Greene streets and Sixth avenue.

Business was light at the Broadway salesroom yesterday, consisting of one partition and one foreclosed sale.

William Knapp, a well-known broker, has a two-story frame dwelling and plot, 75x100, No. 403 East One Hundred and Seventy-fifth street, to Marcella Pierce, defendant, for \$5,400.

Bryan L. Kennelly sold, in "mechanics" lien foreclosure, the fore-story block at 203 E. 11th, Nos. 120 and 122 West One Hundred and Twenty-ninth street, to J. S. Vane, for \$42,288.

John J. Lee has sold to John R. Ponits the four-story brick and stone private dwelling, 16x8x100, No. 362 West One Hundred and Sixty-sixth street.

Mandelbaum & Lewine have purchased from the Nevins estate the four-story brick building, 23x81, No. 320 West street, and from A. L. Jones the four-story brick store, 26x8x76, No. 172 West street. H. Merritt was broker in the latter sale.

A. L. pendens was filed yesterday in the action of Acker, Merrill & Condit and others against Hooper C. Barrett, to set aside the sale of Nos. 1402 to 1408 Broadway and No. 155 West Forty-third street.

BLUECOATS BEAT SPATOLA

His Evidence of Attempted Blackmail of No Avail with the Excise Board.

Mr. Harburger Severely Criticized the Saloon Keeper's Lawyer and Revoked the License.

BLUECOATS NOT ASKED TO EXPLAIN.

Their Accuser Had a Witness Who Gave Direct Testimony of the Attempted Extortion—Acting Captain Chapman Stands by His Men.

Gravido Spatola, keeper of a saloon at No. 220 Thompson street, was brought before the Excise Commission on the complaint of Acting Captain Chapman, of the Fifth Precinct, who insisted that Spatola's liquor license should be revoked because his place was not an orderly one. Witnesses for the police testified that several times in the past Spatola introduced into his saloon a number of men in the neighborhood, who were there for the purpose of drinking and who were not paying for their drinks. The case was postponed on the ground of Spatola's attorney to introduce evidence of a sensational nature.

It did not help Gravido Spatola to bring charges of blackmail against Ward Men Welsh and Caddell, of the Mercer Street Station. The saloon keeper's witnesses were heard before the Excise Board yesterday. After listening to all the testimony against the policemen the license held by Spatola was revoked because the testimony showed several days before tending to show that his place of business had furnished a shelter for disreputable characters. The Board took unanimous action in the matter. Instead of summoning the policemen to explain, the Commission, through Mr. Harburger, severely criticized the liquor dealer's lawyer, Charles E. Hoffman, for attacking Acting Captain Chapman and men in the Reading deal.

There was sensational evidence in the matter. Antonio Colucci, a bartender for Spatola, swore positively that Ward Men Welsh and Caddell called at the saloon several times in December to ask for money, promising to allow the saloon to remain open Sundays and after legal hours. Colucci said he saw Spatola, who declared that he would pay no money, as he did not care to remain open on Sundays or after 1 o'clock in the morning.

The next time the officers called," said Colucci, "I told them the boss said that if they did not get \$10 a month they would make complaint against the place. The officers talked to me at the bar and in the hallway."

D. Tonceri, a corroborating witness, said he overheard Welsh and Caddell talking to Colucci, and heard the latter say the policeman wanted \$10 a month. Mrs. Katie Deque gave similar testimony. She said she was upstairs in the hall and heard Policemen Welsh say to Colucci: "If you will give me \$10 you may stay open on Sunday."

She also heard the bartender say that the money would not be paid.

After listening to this testimony Commissioner Harburger said: "I think it is unusual and ungentlemanly for a lawyer to attack the character of any one when he is not present." Hoffman resented this and after telling the Commissioner that he had given ample notice of the adjournment and his purpose walked out of the room.

Welsh and Caddell were found on duty at the Mercer Street Station last night. They explained that they knew the matter was coming up before the Excise Commission, but were unable to be present on account of pressing business before the Grand Jury in the General Sessions. Captain Chapman stands by his men. He says he will stake his life on Policemen Welsh's honesty.

WYATT EATON SERIOUSLY ILL.

The Artist Recently Underwent an Operation for Tubercular Abscess.

Wyatt Eaton, the portrait artist, is seriously ill in the Royal Victoria Hospital, Montreal. About three weeks ago he underwent an operation for tubercular abscess, and although the operation was in a measure successful the artist is in a precarious condition.

Dr. William Gardner, of the medical faculty of McGill College and a prominent member of the Royal Victoria Hospital staff, is in constant attendance upon him. Mrs. Eaton, who has become exhausted by her duties at her husband's bedside, is now in this city, where she will remain until her husband's recovery.

Mr. Eaton has been suffering with tuberculosis for about two years. Last winter he was confined to his bed and underwent a course of treatment at the Hotel de Ville, Montreal. He has since been in the city, but his health has not improved. He is now in the city, but his health has not improved. He is now in the city, but his health has not improved.

Mr. Eaton was born at Philadelphia, Canada, on May 6, 1849. When eighteen years old he came to this city to study art in 1872. He was a member of the Art Union of Montreal, and in 1874 exhibited his "Reverie" at the Paris Salon. Two years later he exhibited "The Harvesters of Rest" in the Salon, and in the Summer of 1874 returned to America. Mr. Eaton was one of the organizers of the Society of American Artists in 1877.

"The Famous" Clothing Store.

A couple of gentlemen whose business experience covers a great many years, and whose careers have been eminently successful, particularly in the clothing business, have started a new venture in a new store at No. 720 Broadway. They have named the store "The Famous" and have a large stock of clothing, including suits, overcoats, and hats. The store is located at No. 720 Broadway, and is open every day from 10 o'clock to 6 o'clock.

CRIMINAL COURT NOTES.

John Hartness, who forged the name of Isabella Crockett to an order for two seats at Abbey's Theatre, pleaded guilty in General Sessions yesterday. He was remanded for sentence.

David Dunn, his wife, Susie Dunn, and Nellie Lyons, who were accused of having stolen \$500 worth of silverware from Francis Martin & Co., of No. 14 East Sixty-second street, were executed by the Grand Jury yesterday. State Duns was a servant in Mr. Varnum's house.

Thomas Hogan, who, with Charles Blake, shot and killed a policeman, Thornton, at the Mercer Street Station, and was sentenced to two years in State prison. Hogan was remanded yesterday for sentence.

The Grand Jury for the January term was discharged by Judge Cowley yesterday. During the month the Jury acted upon 541 cases. Of these 405 indictments were found and 136 complaints dismissed.

An indictment for perjury was found by the Grand Jury yesterday against Pagnola. De Mee, who was charged with perjury in the Reading deal, was charged with perjury in the Reading deal. He was charged with perjury in the Reading deal. He was charged with perjury in the Reading deal.

THE CENTURY

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AMUSEMENTS.

HAMMERSTEIN'S OLYMPIA, BROADWAY. EVGS. 8:15. MUSIC HALL, Mat. 7:30.

EUROPEAN VAUDEVILLE. FANNY WENDON, the famous comedienne, Virginia Aragon, the "Wine of the West," LEAHY SISTERS, Acrobats, Wonders, CARL HERRZ, Royal Landstrolcher, and 25 other novelties.

EVGS. 8:30. THEATRE-MATINEE TO-DAY AT 2. RICE'S EXCELSIOR, JR. Yvette Violette, s. Yvette Guilbert.

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